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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the application of:

Steve Teig, et al.

Serial No.: 10/066,095

Filing Date: 1/31/2002

For: METHOD AND APPARATUS FOR

ROUTING GROUPS OF PATHS

Examiner: Brandon Bowers

Group Art Unit: 2825

TRANSMITTAL LETTER FOR NOTICE OF APPEAL AND PRE-APPEAL BRIEF REQUEST FOR REVIEW

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Examiner:

In complete response to the Office Action dated 07/28/2005, attached please find:

- 1. A Notice of Appeal
- 2. Pre-Appeal Brief Request for Review
- 3. Remarks for Pre-Appeal Brief Request for Review; and
- 4. A Credit Card Payment Form is attached.

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Attorney Docket: SPLX.P0074 Client Ref:2002-086 03

The fee has been calculated as follows:

FOR	NUMBER	NUMBER OVER ALLOTMENT	RATE	CALCULATIONS
ADDED CLAIMS	0	*	x \$50.00	\$0
ADDED INDEPENDENT CLAIMS	0	*	X \$200.00	\$0
MULTIPLE DEPENDENT CLAIM(S) (if applicable) + \$360.00				\$0
_ MONTHS PETITION FOR EXTENSION FOR REPLY :				\$000.00
NOTICE OF APPEAL FEE				\$500.00
Reduction by 1/2 for filing by small entity (Note 37 C.F.R. §§ 1.9, 1.27, 1.28). The Applicant hereby states that it qualifies as a small entity under 37 CFR 1.27				\$0.00
				TOTAL = \$500.00

The Assistant Commissioner is hereby authorized to charge any additional fees under 37 C.F.R. §§ 1.16 and 1.17 that may be required by this transmittal and associated documents, or to credit any overpayment to **Deposit Account No. 50-1128**.

By:

Respectfully submitted,

Dated: 10/28/2005

Ali Makoui

Registration No. 45,536

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Mahan Olh Ali Makoui

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Serial No.: 10/066,095

Filing Date: 1/31/2002

For: METHOD AND APPARATUS FOR

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Examiner: Brandon Bowers

Group Art Unit: 2825

REMARKS FOR PRE-APPEAL BRIEF REQUEST FOR REVIEW

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Office Action dated 07/28/2005, please consider the followings remarks, which begin on page 2 of this paper.

Attorney Docket: SPLX.P0074 Client Ref:2002-086 03

In the Office Action, the Examiner rejected claims 1 and 4-22 under 35 U.S.C.

§103(a) as being unpatentable over U.S. Patent No. 4,615,011 to Linsker ("Linsker") in view of,

U.S. Patent No. 5,838,583 to Varadarajan et al ("Varadarajan).

Rejection of Claims 1 and 4-22 under §103(a) I.

Claims 4-22 are dependent directly or indirectly on claim 1. Claim 1 recites a method

of routing a net by identifying a set of paths between a set of source routable elements of a

net and a set of target routable elements of the net. The set of paths has to have a minimum

acceptable number of paths. The method further identifies a set of an acceptable number of

paths between the set of source routable elements and the set of target routable elements. The

method identifies the set of paths by performing the following operations: It specifies a first

total cost and performs a first depth-first search to identify the set of at least two paths that

each has a cost that does not exceed the first total cost. Each path in the set includes a set of

expansions from the set of routable-element sources to the set of routable-element targets. If

the search cannot find the acceptable number of paths, the method increments the total cost

and performs a second depth-first search to identify the set of paths that each has a cost that

does not exceed the incremented total cost, where the acceptable number of paths is at least

two paths. When the acceptable number of paths is identified, the method uses one of the

paths to define a route for the net.

Applicants respectfully submit that neither Linsker nor Varadarajan alone or in

combination does disclose, teach, or even suggest such a method. As further described in

below, the Examiner's rejection has relied on impermissible piecemeal and hindsight

combination of features from different references. This hindsight, piecemeal reconstruction is

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specifically problematic as the Examiner has not identified any suggestions or motivations in

the art for establishing this combination.

Specifically, in the Office Action, the Examiner has agreed that Lisker does not teach

identifying an acceptable number of paths, wherein the searches are depth first and wherein

each path in the set includes a set of expansions from the set of routable-element sources to

the set of routable-element targets. See, Office Action dated 7/28/2005, page 2.

Applicants respectfully submit that Varadarajan is not from the same field of

endeavor and does not disclose, teach, or even suggest a method of routing a net that has

source routable elements and target routable elements. Instead, Varadarajan assigns signal

paths to particular signals and does not specify path expansions. Specifically, Varadarajan

selects individual data path functions in a datapath region rather than routing a net. See,

Varadarajan col. 18, lines 30-36. Varadarajan defines datapath functions as: "Data-paths

areas of the circuit perform functional operations, such as mathematical or other operations.

More particularly, datapaths are typically composed of large numbers of highly regular and

structured datapath functions, each datapath function typically including an arrangement of

logic cells." See, Varadarajan, column 1, lines 20-25.

Varadarajan's function preprocessor creates a range of bit offset, connectivity weight

pairs rather than identifying a set of path expansions between a set of source routable

elements and a set of target routable elements of a net. See col 19, lines 35-38. This is in

contrast to Claim 1 that clearly specifies the identification of a set of path expansions

between routable elements of a net. In fact, Varadarajan teaches away from having a method

of routing a set of routable elements by specifying: "The operations of the conventional chip

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floorplaner 150, global/detail router 160 ... are conventional." (Emphasis added) See,

Varadarajan column 6, lines 12-14.

Applicants respectfully submit that it is improper to use the inventor's disclosure as a

road map for selecting and combining prior art disclosures. Grain Processing Corp. v.

American Maize-Products Corp., 840 F.2d 902, 907 (Fed. Cir. 1988). Absent such a showing

in the prior art, the Examiner has impermissibly used "hindsight" by using the Appellants'

teaching as a blueprint to hunt through the prior art for the claimed elements and combine

them as claimed. In re Zuko, 111 F.3d 887, 42 USPQ2d 1476 (Fed. Cir. 1997).

In view of the foregoing remarks, Applicants respectfully submit that the cited

references do not anticipate or otherwise render claim 1 unpatentable. Given that claims 4-22

are directly or indirectly dependent on claim 1, Applicants respectfully submit that claims 1

and 2-22 are patentable over Linsker and Varadarajan for at least the reasons that were

discussed above in relation to claim 1. In view of the foregoing, Applicants respectfully

request reconsideration and withdrawal of the §103(a) rejection of claims 1, and 4-22.

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CONCLUSION

In view of the foregoing, it is submitted that all pending claims, namely claims 1 and 4-22, are in condition for allowance. Reconsideration of the rejections is requested. Allowance is earnestly solicited at the earliest possible date.

Respectfully submitted,

STATTLER, JOHANSEN & ADELI LLP

Dated: 10/28/05

Ali Makoui Reg. No. 45,536

-- 5 --

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